- (II) THE PRINCE GEORGE'S COUNTY LICENSE SHALL REMAIN VALID IN EVERY SENSE EXCEPT THAT IT DOES NOT APPLY TO THE LICENSED PREMISES TO WHICH THE CLASS—TP LICENSE APPLIES, BUT IS AN OPEN-LOCATION LICENSE. THE PRINCE GEORGE'S COUNTY LICENSEE MAY TRANSFER, TO ANOTHER PERSON OR TO A NEW LOCATION WITH THE SAME LICENSEE, THE LICENSE INTO PRINCE GEORGE'S COUNTY WITHOUT STATUTORY OR REGULATORY RESTRICTION.
- (III) WHILE THE CLASS -TP LICENSEE REMAINS IN THE SAME LOCATION WHERE IT WAS LOCATED ON JULY 1, 1997, ANOTHER LICENSE ISSUED BY PRINCE GEORGE'S COUNTY MAY NOT BE GRANTED OR TRANSFERRED TO ANOTHER PRINCE GEORGE'S LICENSEE IF THE PREMISES FOR WHICH THAT LICENSE WAS ISSUED IS LOCATED WITHIN 300 FEET OF THE PREMISES LICENSED UNDER THE CLASS -TP LICENSE.

10-202.

(i) (1) In Prince George's County, if the applicant proposes to do business in an incorporated town, written notice of the application shall be given to the governing body of the municipality. The municipality has standing to appear at any hearing before the Board of License Commissioners. [If the application is for a location within the corporate limits of the City of Takoma Park, such license, if otherwise approved for issue, may not be issued unless the Mayor and City Council of Takoma Park approve its issuance. The provisions of the preceding sentence do not apply to any application for license by way of renewal or by way of transfer for the same premises.] If it appears that more than 50 percent in numbers of the owners of real or a leasehold property situated within 1,000 feet of the place of business for which application is made are opposed to the granting of the license, then the application may not be approved, and the license applied for shall be refused. The provisions of the preceding sentence do not apply to any application for license by way of renewal or by way of transfer for the same premises.

12-216.

- (a) In Montgomery County the holders of THE FOLLOWING ALCOHOLIC BEVERAGES LICENSES MAY NOT SELL ANY ALCOHOLIC BEVERAGES EXCEPT THOSE PURCHASED FROM THE DEPARTMENT OF LIQUOR CONTROL FOR THE COUNTY:
 - (1) [beer] BEER licenses[,] Classes A, B, H-TP, C, and D;
- (2) [and beer] BEER and light wine licenses[,] Classes B, C, [and] D, AND D-TP; AND
- (3) [and beer] BEER, wine and liquor licenses[,] Classes A-TP, B, [and] C, AND C-TP[, shall not be authorized to sell any alcoholic beverages, except those purchased from the Board of Liquor Control for Montgomery County].

SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect July 1, 1997.

Approved May 8, 1997.